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DATE MAILED: 10/11/2006

APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO	CONFIRMATION NO
10/689,177	589,177 10/20/2003		Juanita DeLoach	TI 35986	2711
23494	7590	10/11/2006		EXAMINER	
		ENTS INCORPOR	WILCZEWSKI, MARY A		
	P O BOX 655474, M/S 3999 DALLAS, TX 75265			ART UNIT	PAPER NUMBER
		•		2822	

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)			
Office Action Summary	10/689,177	DELOACH ET AL.			
omee Action Guilliary	Examiner	Art Unit			
The MAII INC DATE of this committee in	M. Wilczewski	2822			
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address			
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim will apply and will expire SIX (6) MONTHS from cause the application to become ARANDONE	N. hely filed the mailing date of this communication. D. (35 U.S.C. 8 133)			
Status					
1) Responsive to communication(s) filed on July 6	<u>6, 2006</u> .				
2a) ☐ This action is FINAL . 2b) ☒ This	This action is FINAL . 2b)⊠ This action is non-final.				
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	53 O.G. 213.			
Disposition of Claims					
4) Claim(s) 1-20 is/are pending in the application. 4a) Of the above claim(s) is/are withdray 5) Claim(s) is/are allowed. 6) Claim(s) 1-20 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or	vn from consideration.				
Application Papers					
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) access Applicant may not request that any objection to the Replacement drawing sheet(s) including the correction of the oath or declaration is objected to by the Examine 11).	epted or b) objected to by the formula of the formula of the drawing(s) be held in abeyance. See the formula of the drawing(s) is object to be seen to be formula of the drawing(s) is object to be seen to be seen the drawing(s) is object to be seen to be seen the formula of the drawing(s) is object to be seen to be see	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureau * See the attached detailed Office action for a list of	s have been received. s have been received in Applicati ity documents have been receive (PCT Rule 17.2(a)).	on No ed in this National Stage			
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ate			

DETAILED ACTION

This Office action is in response to the Request For Reconsideration filed on July 6, 2006.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1, 3, and 5-7 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tseng (US 6,093,621), of record, in view of Nagarajan (Pub. No. US 2002/0166838), newly cited.

Tseng discloses forming an opening in a substrate (100) through a patterned photoresist layer (106) and a hardmask layer comprising silicon nitride (104) located over the substrate with a plasma (Fig. 1A-1B, col. 2, lines 1-6 and 38-55). Tseng teaches trimming the photoresist layer with a plasma to create an exposed portion of the hardmask layer (Fig. 1C and col. 2, lines 1-10 and col. 3, lines 1-5). Tseng shows removing the exposed portion of the hardmask with a plasma to create a trench guide opening (Fig. 1D). Tseng discloses that while the exposed portion of the hardmask is removed, the trench 108 is further etched *consequently*. Tseng does not teach to create a trench through the trench guide *after removing the exposed portion of the hardmask layer*. However, Nagarajan teach a method of forming a deep trench in a

substrate by a method which includes the steps of enlarging the size of an opening in a photoresist mask and then performing a vertical etching step to extend the depth of the trench (¶¶ [0036] and [0037]). In light of the teaching of Nagarajan, it would have been obvious to one skilled in the art that the depth of the trench formed in the known method of Tseng could have been extended by etching after removal of the exposed portion of the hardmask. Tseng also teaches forming an oxide liner in the trench, depositing an oxide in the trench to form an isolation structure, and removing the hardmask (F. 1E-1H, col. 3, lines 19-42).

Claims 2, 4, and 8-9 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tseng (US 6,093,621), of record, in view of Nagarajan (Pub. No. US 2002/0166838), newly cited as applied to claim 1 above, and further in view of Miller (US 6,287,974).

Tseng and Nagarajan are applied as above. Tseng lacks anticipation of patterning the opening through a bottom anti-reflective coating (BARC) layer located between the photoresist and the hardmask layer. Tseng also lacks anticipation of performing the trimming, creating and removing in the same plasma tool, the source power, the bias power, and the flow rate, as claimed. Miller teaches a bottom anti-reflective coating (BARC) layer may be disposed between the nitride layer and the photoresist layer to help the transfer of critical dimensions from the photoresist onto the nitride layer (col. 10, lines 54-60). Miller shows employing the same plasma tool (col. 4, lines 38-46,; col. 6, lines 10-15; and col. 8, lines 25-28). Miller discloses using gases including HBr, O₂,

and Ar, a flow rate from 0 sccm to 100 sccm, and a power within the claimed range (col. 8, lines 40-63 and col. 9, lines 25-30).

It would have been obvious to one skilled in the art to use a BARC layer in the known method of Tseng, since a BARC layer enables the accurate transfer of critical dimensions from the photoresist onto the nitride layer. It would have been obvious to the skilled artisan to employ the same plasma tool and to use the disclosed etching technique of Miller in the known method of Tseng, since these enable the formation of a trench of presice dimensions in a substrate. Moreover, it would have been an obvious matter of design choice bounded by well known manufacturing constraints and ascertainable by routine experimentation and optimization to choose these particular claimed processing parameters because applicant has not disclosed that the limitations are for a particular unobvious purpose, produce an unexpected result, or are otherwise critical, and it appears prima facie that the process would possess utility using other flow rates and powers. Moreover, it has been held that limitations directed to these particular processing parameters are prima facie obvious absent a disclosure that the limitations are for a particular unobvious purpose, produce an unexpected result, or are otherwise critical.

Claim 10 is rejected under 35 U.S.C. 103(a) as being unpatentable over Tseng (US 6,093,621), of record, in view of Nagarajan (Pub. No. US 2002/0166838), newly

Application/Control Number: 10/689,177

Art Unit: 2822

cited, as applied to claim 1 above, and further in view of Kadosh et al. (US 5,770,483), of record.

Claims 11, 13, 15-17, and 20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tseng (US 6,093,621), of record, in view of Nagarajan (Pub. No. US 2002/0166838), newly cited, further in view of Kadosh et al. (US 5,770,483), of record.

Tseng and Nagarajan are applied as above. Tseng does not show forming transistors on the active regions and forming interconnects over the transistors to form an operative integrated circuit. However, Tseng discloses a method of forming an integrated circuit and, more particularly, a method of forming a shallow trench isolation structure (col. 1, lines 5-8). Tseng discloses that after fabricating the shallow trench isolation structure, it is conventional to fabricate a transistor on the active region (col. 1, lines 23-42).

Kadosh et al. teach forming trench isolation structures between active regions (Figs. 1, 3, and 7; col. 4, lines 43-65). Kadosh et al. show forming transistors on the active regions including forming wells and source/drain regions, and forming interconnects over the transistors to form an operative integrated circuit (abstract; Fig. 7-9; col.1, lines 22-32; col. 3, lines 4-15; col. 5, lines 1-10; and col. 6, lines 5-50). Therefore, it would have been obvious to the skilled artisan to modify the Tseng reference by including interconnects over transistors to fabricate operative integrated circuits, as taught by Kadosh et al., in order to obtain a multilevel transistor having high performance interconnections and shallow trench isolation without damaging the substrate (Kadosh et al., abstract; Tseng, col. 1, lines 5-8 and 65-67).

Claims 12, 14, and 18-19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tseng (US 6,093,621), of record, in view of Nagarajan (Pub. No. US 2002/0166838), newly cited, further in view of Kadosh et al. (US 5,770,483), of record, as applied to claim 11 above, and further in view of Miller (US 6,287,974).

Tseng, Nagarajan, and Kadosh et al. are applied as above. Tseng lacks anticipation of patterning the opening through a bottom anti-reflective coating (BARC) layer located between the photoresist and the hardmask layer. Tseng also lacks anticipation of performing the trimming, creating and removing in the same plasma tool, the source power, the bias power, and the flow rate, as claimed. Miller teaches a bottom anti-reflective coating (BARC) layer may be disposed between the nitride layer and the photoresist layer to help the transfer of critical dimensions from the photoresist onto the nitride layer (col. 10, lines 54-60). Miller shows employing the same plasma tool (col. 4, lines 38-46,; col. 6, lines 10-15; and col. 8, lines 25-28). Miller discloses using gases including HBr, O2, and Ar, a flow rate from 0 sccm to 100 sccm, and a power within the claimed range (col. 8, lines 40-63 and col. 9, lines 25-30).

It would have been obvious to one skilled in the art to use a BARC layer in the known method of Tseng, since a BARC layer enables the accurate transfer of critical dimensions from the photoresist onto the nitride layer. It would have been obvious to the skilled artisan to employ the same plasma tool and to use the disclosed etching technique of Miller in the known method of Tseng, since these enable the formation of a trench of presice dimensions in a substrate. Moreover, it would have been an obvious

matter of design choice bounded by well known manufacturing constraints and ascertainable by routine experimentation and optimization to choose these particular claimed processing parameters because applicant has not disclosed that the limitations are for a particular unobvious purpose, produce an unexpected result, or are otherwise critical, and it appears prima facie that the process would possess utility using other flow rates and powers. Moreover, it has been held that limitations directed to these particular processing parameters are prima facie obvious absent a disclosure that the limitations are for a particular unobvious purpose, produce an unexpected result, or are otherwise critical.

Response to Arguments

Applicant's arguments with respect to claims 1-20 have been considered but are most in view of the new ground(s) of rejection.

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. The additionally cited references disclose various methods of forming trenches in a substrate.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to M. Wilczewski whose telephone number is (571) 272-1849. The examiner can normally be reached on Monday -Thursday.

Application/Control Number: 10/689,177

Art Unit: 2822

Page 8

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Zandra Smith can be reached on 571-272-2429. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

M. Wilczewski Primary Examiner Tech Center 2800